1 2 3 4 5 6 7 8 9	Michael L. Lipman (SBN 66605) Jason M. Ohta (SBN 211107) Duane Morris LLP 750 B Street, Suite 2900 San Diego, CA 92101-4681 Telephone: 619.744.2200 Facsimile: 619.744.2201 E-mail: mllipman@duanemorris.com johta@duanemorris.com Kimberly G. Lippman (Pro Hac Vice Application Duane Morris LLP 1940 Route 70 East, Suite 100 Cherry Hill, NJ 08003-2171 Telephone: 856.874.4200 Facsimile: 856.874.4636 E-mail: kglippman@duanemorris.com	ation Pending)
10 11	Attorneys for Defendant RAVNEET SINGH	
12 13	IN THE UNITED STATE FOR THE SOUTHERN DIST	
114 115 116 117 118 119	UNITED STATES OF AMERICA, Plaintiff, v. JOSE SUSUMO AZANO MATSURA, RAVNEET SINGH, ELECTIONMALL, INC., AND MARCO POLO CORTES, Defendants.	Case No.: 14CR0388-MMA NOTICE OF MOTION AND MOTION TO JOIN CO-DEFENDANTS' MOTIONS FILED ON BEHALF OF JOSE SUSUMO AZANO MATSURA AND MARCO POLO CORTES Date: July 17, 2015 Time: 1:30 p.m. Ctrm: 3A Judge: Hon. Michael M. Anello

PLEASE TAKE NOTICE that Defendant Ravneet Singh ("Singh"), by and through his counsel, Jason M. Ohta, hereby moves this Court for an Order granting Singh's Motion to join in the motions filed on behalf of co-defendants Jose Susumo Azano Matsura and Marco Polo Cortes:

MOTION

SINGH respectfully moves to join in the following motions filed in this case:

- (1) CM/ECF 101 Motion for Discovery, filed by Marco Polo Cortes on June 4, 2015.
- (2) CM/ECF 107 Motion to Dismiss Superseding Indictment (Counts One and Three), filed by Jose Susumo Azano Matsura on June 5, 2015.
- (3) CM/ECF 108 Motion for Order Compelling the Production of All Exculpatory and Impeaching Evidence; Motion to Compel Discovery Evincing a "Skewed or Biased" Prosecution; Motion to Compel Discovery Regarding Agent Phan's Material Omissions in her June 21, 2013 Wiretap Affidavit and to Order a *Franks* Hearing; Motion to Compel Production of Rough Notes of Interviews of Mr. Azano; filed by Jose Susumo Azano Matsura on June 5, 2015.
- (4) CM/ECF 110 Motion to Suppress Wiretap Evidence and for a *Franks* Hearing, filed by Jose Susumo Azano Matsura on June 5, 2015.

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(5) CM/ECF 112 – Motion to Dismiss Counts 5-24 for Failing to State a Crime (Singh joins to dismiss Counts 19 and 24); Motion to Dismiss for Being Unconstitutionally Vague (Singh joins to dismiss Counts 19 and 24); and Motion to Dismiss Indictment Due to Improper Grand Jury Instructions; filed by Jose Susumo Azano Matsura on June 5, 2015.

Dated: July 6, 2015 **DUANE MORRIS LLP**

By: /s/ Jason M. Ohta
Michael L. Lipman
Jason M. Ohta
Attorneys for Ravneet Singh